





			United States Pete	ent and Trademark Office Washington, D.C. 20231 www.uspto.gov	
U.S. APPLICATION NO.		FIRST NAMED APPLICANT	ATTY. D	OCKET NO.	
09/856,296		INAMI	T ,	2001-0631A	
09/8562	96		INTERNATIONAL APPLICAT	ION NO.	
000513	70	5071	POTAJE	99/00477	
WENDEROTH, L	IND & PONACE				
2033 K STREET	T N. W.		I.A. FILING DATE F	PRIORITY DATE	
SUITE 800 WASHINGTON DO	~ ~00006_10~1		02/04/99	00/00/00	
WHENTINGTON DO	20006-1021	L	02/04/99	00/00/00	
				06/28/01-	
NOTIFICATION OF	MISSING REQI	UIREMENTS UNDE	R 35 U.S.C. 371 IN THE	UNITED	
1 The following items have b	TES DESIGNAT	TED/ELECTED OFF	ICE (DO/EO/US)		
Office as a Designar	ated Office (37 CFR)	applicant or the IB to the U	Inited States Patent and Tradema	rk	
U.S. Basic Nation	al Fee.	Indication of Small E			
Copy of the intern			ernational application into English	h.	
Cath or Declaration	Oath or Declaration of inventors(s).		Translation of Article 19 amendments into English.		
ten.	Copy of Article 19 amendments.		Other:		
Priority Document				. 1	
Translation of Ann	reliminary Examinati	ion Report in English and i nal Preliminary Examination	ts Annexes, if any.		
[Translation of Am	ickes to the internation	nai Premimary Examinano	on Report into English.		
2. Applicant has requested e	early processing under	r 35 U.S.C. 371(f) but has	not filed the following indicated	items and/or	
the indicated items in paragraph	a 3 below. The Basic	National Fee and the copy	of the international application n	nust be filed	
prior to 20 or 30 months from t U.S. Basic Nationa			anal annication	•	
C.S. Basic (Validity	ai roc.	Copy of the internation	mai application.		
3. The following items MUST	be furnished within the	he period set forth below in	order to complete the requireme	ents for	
acceptance under 35 U.S.C. 37	1:				
		glish. A processing fee will months from the priority de	-		
The current to	ranslation is defective	for the reasons indicated o	n the attached Notice of Defective	e	
Translation.					
			d/or the Annexes later than the	•	
		the priority date (37 CFR 1 n compliance with 37 CFR	.492(1)). 1.497(a) and (b), properly identi	ífving	
the application	n (preferably by the Is	nternational application num	nber and international filing date)). A	
surcharge wil	l be required if submi	tted later than the appropria	ate 20 or 30 months from the price	ority	
date. The current of	ath or declaration doe	s not comply with 37 CFR	1.497(a) and (b) for the reasons		
indicated on the	he attached PCT/DO/	EO/917.			
		eclaration later than the app	propriate 20 or 30 months from the	ne	
priority date (4. Additional claim fees of \$	37 CFR 1.492(e)).	arge entity - emall entity	including one manined multiple		
-			, including any required multiple el the additional claims for which		
due (37 CFR 1.492(g)). See att	ached PTO-875.		or the accidental channes for which	I locs atc	
5. Applicant has not submitte	ed the remired come	nce listing appropriate to 37 C	TED 1 901 1 906 - C		
PCT/DO/EO/920.	ca nic required seque	nce using pursuant to 57 C	rk 1.621-1.625. See attached		
ALL OF THE ITEMS SET FO	ORTH IN 3(a)-3(d),	4 AND 5 ABOVE MUST	BE SUBMITTED WITHIN TW THS (where 37 CFR 1.495 appli	VO (2)	
THE PRIORITY DATE FOR	THE APPLICATIO	N, WHICHEVER IS LAT	TER. FAILURE TO PROPER	LY	
RESPOND WILL RESULT IN			•		
The time period set above may b 1.136(a).	e extended by filing	a petition and fee for extens	sion of time under the provisions	of 37 CFR	
6 If hox 3a or 3c is checked a	translation of the An	neves MIIST be submitted	no later than the time period set a	obovo os the	
Annexes will be cancelled. A pr	rocessing fee will be	required if submitted later t	han 20 or 30 months from the pr	iority date.	
7. The Article 19 amendmen	its are cancelled since	a translation was not provi	ided by the appropriate 20 (37 CF	FR 1.494(d))	
or 30 (37 CFR 1.495(d)) months	from the priority dat	ie.			
Applicant is reminded that any c address given in the heading and			rademark Office must be mailed t (37 CFR 1.5)	to the	
A conv	of this natice A	IUST be returned v	vith this resnance	•	
Enclosed: PCT/DO/EO/917	_	e of Defective Translation	······································		
PTO-875	<u>—</u>	DO/EO/920	at I funtas De sete		
EODM DOT/DO/TO/00/ 01	- -		nt Hunter, Paralegal		
FORM PCT/DO/EO/905 (Marc	n 2001)	Telephone	703.305-3686		



UNITED STATES PATENT AND TRADEMARK OFFICE

Commissioner for Patents, Box PCT United States Patent and Trademark Office Washington, D.C. 20231

U.S. APPLICATION NO.	FIRST NAMED APPLICANT	ATTY. DOC	KET NO.
₀09/856296	MINAMI [INTERNĀĪTIONAL APPLICATI <mark>O</mark> R	®01-0631A
000513 WENDEROTH, LIND & 2033 K STREET N. W SUITE 800 WASHINGTON DC 2000		1 0 1 / 151 2 2	700477 ORITY DATE
	•	DATE MARKED 4/99	00/00/0

NOTIFICATION OF A DEFECTIVE OATH OR DECLARATION

This application fails to contain an oath or declaration acceptable under 35 U.S.C. 371(c)(4) for entry into the national stage in the United States of America. The period within which to correct the deficiency noted below and avoid abandonment is set in the accompanying Notification.

A new oath or declaration, properly identifying this application (preferably by the international application number and international filing date) is required. The oath or declaration does not comply with 37 CFR 1.497(a),(b) and (f) in that it:

is not executed in accordance with either 37 CFR 1.66 or 37 CFR 1.68.
does not identify the application to which it is directed.
does not identify the inventor(s).
does not identify the citizenship of each inventor.
does not state that the person making the oath or declaration believes the named inventor or inventors
to be the original and first inventor or inventors of the subject matter which is claimed and for which a patent is sought.

FAILURE TO SUBMIT AN OATH OR DECLARATION IN COMPLIANCE WITH 37 CFR 1.497(a) AND (b), AND 1.497(d) WHERE APPROPRIATE, WITHIN THE TIME PERIOD SET WILL RESULT IN FAILURE TO ENTER THE NATIONAL STAGE AND THE ABANDONMENT OF THE APPLICATION.

Additiona	ally, the oath or declaration does not comply with 37 CFR 1.63 in that it:
1. 🗆	does not identify the mailing address of each inventor. If the residence is different from the mailing address, then the city and state or city and foreign country of residence of each inventor must also be given.
2.	does not state that the person making the oath or declaration:
a. 🗀	has reviewed and understands the contents of the application, including the claims, as amended by any amendment specifically referred to in the oath or declaration.
b. 🗀	acknowledges the duty to disclose to the Office all information known to the person to be material to patentability as defined in 37 CFR 1.56.
3.	does not identify the foreign application for patent or inventor's certificate for which a claim for priority is made pursuant to 37 CFR 1.55, and any foreign application having a filing date before that of the application on which priority is claimed, by specifying the application serial number, country, day, month, and year of its filing.
	Lamont Hunter, Paralegal
	Telephone: 703 305-3686